472 (Rev	1/86) Order of Detention Pending Trial Hrited State	es Mistrict Court
	EASTERN	DISTRICT OF NEW YORK
	UNITED STATES OF AMERICA	ORDER OF DETENTION PENDING TRIAL
AI,	an Sawaya	_ Case Number: 0R-04-565 (DRH)
110	Defendant	Lit I washed abase full swife fortes demoire the
în ac	cordance with the Bail Reform Act, 18 U.S.C. §3142(f)), a detention hearing has been held. I conclude that the following facts require the
tention /	of the deteriors between a man an area	t Findings of Foot
((t)	The defendant is charged with an offense described	d in 18 U.S.C. §3142(f)(1) and has been convicted of a (federal offense) (state or se if a circumstance giving rise to federal jurisdiction had existed) that is
	a crime of violence as defined in 18 U.S.C. §	3156(a)(4).
	an offense for which the maximum sentence	is life imprisonment or death. prisonment of ten years or more is prescribed in ONG 191
		- · · · · · · · · · · · · · · · · · · ·
		endant had been convicted of two or more prior federal offenses/described in
d (2)	The offense described in finding (1) was committed.	ted while the defendant was on release pending trial for a federal, state or local
•	- 13	nce the (date of conviction) (release of the defendant from imprisonment) for the
	offense described in finding (1).	
_} . (4 ¹	 Findings Nos. (1), (2) and (3) establish a rebuttate assure the safety of (an)other person(s) and the co 	mmunity. I further find that the defendant has not rebutted this presumption.
	Altı	ernative Findings (A)
] (1) There is probable cause to believe that the defende	ant has committed an offense
	for which a maximum term of imprisonmen under 18 U.S.C. §924(c).	
] (2	The defendant has not rebutted the presumption established by finding I that no condition or combination of conditions we reasonably assure the appearance of the defendant as required and the safety of the community.	
_	Alt	ernative Findings (B)
_ (1 _		
.] (2	There is a serious risk that the defendant will end	langer the safety of another person or the community.
	Part II - Written	Statement of Reasons for Detention dat the hearing establishes by (clear and convincing evidence) (a preponderance of the hearing establishes by (clear and convincing evidence).
l fin se evide	d that the credible testimony and information submitte ence) that	at the nearing establishes by telear and constituting oversely with the
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acility endant n requi narshai	e defendant is committed to the custody of the Atto separate, to the extent practicable, from persons a shall be afforded a reasonable opportunity for priva est of an attorney for the Government, the person in for the purpose of an appearance in connection wi	Practions Regarding Detention orney General or his designated representative for confinement in a correction waiting or serving sentences or being held in custody pending appeal. The outer the consultation with defense counsel. On order of a court of the United States charge of the corrections facility shall deliver the defendant to the United States th a court proceeding.
	October 18.2008	Signature of Judicial Officer
		Denis R. Hurly Schior USD J. Name and Title of Judicial Officer
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^{*}Insert as applicable: (a) Controlled Substances Act (21 U S.C. §801 or seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. §952 or seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. §955a).